IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF OHIO EASTERN DIVISION

IN RE:

Barry E. Disbennett Kimberly L. Disbennett Debtors Case # 16-55518 Chapter 13 Judge Preston

STIPULATION OF INTEREST RATE FOR THE INTERNAL REVENUE SERVICE CLAIM SECURED BY PERSONAL PROPERTY (Claim #1)

By agreement of the undersigned parties, notwithstanding the interest rate provided in the Debtors' Chapter 13 plan, the Internal Revenue Service's claim (Claim #1 filed 9.12.2016) shall receive interest at the rate of 4% on the portion of the claim secured by personal property.

/s/ Frank M. Pees by DTP (0076375)
Frank Pees, Chapter 13 Trustee

/s/ John F. Cannizzaro

John F. Canizzaro 0005096 CANNIZZARO, BRIDGES, JILLISKY & STRENG, LLC 302 South Main Street Marysville, OH 43040 937-644-9125 937-644-0754 (fax) bkadmin@cfbjs.com

/s/ Bethany J. Hamilton

Bethany J. Hamilton 0075139 Assistant US Attorney 303 Marconi Blvd #200 Columbus, OH 43215 614-469-5715 614-469-5240 (fax) Bethany.hamilton@usdov.gov

Certificate of Service

I hereby certify that a true copy of the foregoing was served upon Frank Pees, Ch 13 Trustee, 130 E. Wilson Bridge Rd #200, Worthington, OH 43085; U.S. Trustee, 170 N. High St #200, Columbus, OH 43215; Bethany Hamilton, Assistant US Attorney, 303 Marconi Blvd #200 Columbus, OH 43215, by ECF service or US regular mail, as may be appropriate, and upon Barry E. Disbennett and Kimberly L. Disbennett, 206 N. Maple St, Marysville, OH 43040, by regular US Mail, this 13th day of October 2016.

/s/ John F. Cannizzaro
John F. Cannizzaro